CENTRAL FAX CENTER

30 0. 2 0 849:39 PM [Eastern Daylight Time] * SVR: USP TO-EFXRF-5/17 * DNIS: 2738300 * CSID: 02920230283 * DURATION (mm-ss): 10-28

30 0. 2 0 848

CARDIFF ACTION FOR SINGLE HOMELESS, HUGGARD CENTRE TRESILLIAN WAY, CARDIFF CF10 5JZ

TELEPHONE NUMBER: 029 2034 9980 FAX NUMBER: 029 2034 9981

FAX TRANSMISSION

TO: USPTO:-Christoples Bottorff Arthur 3618

F.A.O: (OOI) 571 273 8300

FROM Ton PADDOCK Food Number (UK) 02920

DATE. 74/06 NUMBER OF PAGES TO

FOLLOW: 19

MESSAGE:

Dear Chris; Hopefully this petition for revival of abandonment will be successfull and you will recieve this Submission this time.

PLEASE RING THE ABOVE TELEPHONE NO IF PAGES ARE MISSING OR THERE ARE DIFFICULTIES IN TRANSMISSION.

CARDIFF ACTION FOR SINGLE HOMELESS IS AN EQUAL OPPORTUNITIES EMPLOYER.

DAGE 9120 . BCVD PI 41/15006 5:49:39 PM [Eastern Daylight Time] ** SVR: USPTO-EFXRF-617 ** DNIS: 2738300 ** CSID: 02920230283 ** DURATION (mm-ss): 10-28 PM CE 9120 ** O PM CE

CARDIFF ACTION FOR SINGLE HOMELESS, HUGGARD CENTRE TRESILLIAN WAY, CARDIFF CFI0 5JZ

TELEPHONE NUMBER: 029 2034 9980 FAX NUMBER: 029 2034 9981

FAX TRANSMISSION

TO: Christopher Bortoff U.S. Pakat Office
F.A.O: Chris Bortoff
FROM - Paddock
DATE. 18/4/05 NUMBER OF PAGES TO FOLLOW: 11
3rd Version
MESSAGE: Dear Chris, Due to your informal fax line being out of order making informal submission difficult, I have prepared this 3rd version which:— ONLY has part of Claim 21 inserted into Claim 15. This could be used if any of the prior submissions were enallowable for any reason I have been naware of - Many Thanks, This

PLEASE RING THE ABOVE TELEPHONE NO IF PAGES ARE MISSING OR THERE ARE DIFFICULTIES IN TRANSMISSION.

CARDIFF ACTION FOR SINGLE HOMELESS IS AN EQUAL OPPORTUNITIES EMPLOYER.

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PAGE 4120 * RCVD AT 41/12006 2,49:39 PM [Eastern Daylight Time] * SVR: USPTO-EFXRF-617 * DNIS: 2738300 * CSID: 02920230283 * DURATION (mm-ss): 10-28

PTO/SB/84 (10-05)
Approved for use through 07/31/2006. OMB 0851-0031

Under th	e Paperwork Reduction Act of 1995, no persons are required to response	ond to a collection of information un	lees it displays a valid OMB control number.					
ABANDO	N FOR REVIVAL OF AN APPLICATION ONED UNINTENTIONALLY UNDER 37	N FOR PATENT CFR 1.137(b)	Docket Number (Optional)					
First name	d inventor: Timothy Paddock							
Application	No.: 10/772562	Art Unit: 36	318					
Filed: C	2/05/2004	Examiner:	hristopher					
Title: A	.L Terrain Board	B	ottorff					
Mail Stop Commissio P.O. Box 1	ner for Patents 450 , VA 22313-1450							
NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (571) 272-3282.								
The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus an extensions of time actually obtained.								
APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION								
NOTE: A grantable petition requires the following items: (1) Petition fee; (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaimer fee - required for all utility and plant applications filed before June 8, 1995; and for all design applications; and (4) Statement that the entire delay was unintentional.								
1.Petition fee Small entity-fee \$ \overline{\sqrt{50}}\$ (37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27.								
	Huthan \P a ©Hnttty — I HH \$ BBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBB	5) 5 1.17(P))						
2. Reply an A.	The reply and/or fee to the above-noted Office the form of Final Office Action	action in — Face N/A (identification)	fy type of reply):					
	has been filed previously on	<u>. </u>						
В.	The issue fee and publication fee (if applicable has been paid previously on is enclosed herewith.		V/A					
	Page 1 of	(1)						

This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will very depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Pstent and Tredemark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22315-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

U.S. Patent Under the Paperwork Roduction Act of 1995, no persons are required to respond to a collection	PTO/SB/64 (10-05) Approved for use through 07/31/2008, OMB 0651-0031 and Trademark Office; U.S. DEPARTMENT OF COMMERCE							
3. Terminal disclaimer with disclaimer fee	or imprimation unless it displays a voild OMB control number.							
Since this utility/plant application was filed on or after June 8, 1	995, no terminal disclaimer is required							
A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for a small entity or \$ for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63).								
4. STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE: The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional (MPEP 711.03(c), subsections (III)(C) and (D)).]								
WARNING:								
Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.								
- T-AME	7th April 2000							
Signature	7th April 2006							
··· - · · · · · · · · · · · · · · · ·	·							
TIMOTHY PADDOCK								
Typed or printed name	Registration Number, if applicable							
	02920216957							
Address	029 20216957 Telephone Number							
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Enclosures: Fee Payment								
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Terminal Disclaimer Form								
Additional sheets containing statements establishing	-							
Other. Fax machine phone bill establishing prior submissions								
CERTIFICATE OF MAILING OR TRANSMISS	SION [37 CFR 1.8(a)]							
I hereby certify that this correspondence is being: Deposited with the United States Postal Service on the d	lata abassa balassissish as #6-lant							
postage as first class mail in an envelope addressed to:								
Patents, P. O. Box 1450, Alexandria, VA 22313-1450.								
Transmitted by facsimile on the date shown below to the	United States Patent and Trademark							
Office as (571) 273-8300.								
Date	Signature							
TIM PA	DDOCK							
Typed or printed	name of person signing certificate							
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[Page 2 of 2]								

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APR 0 7 2006

PAGE 6/20 * RCVD AT 4/7/2006 2:49:39 PM [Eastern Daylight Time] * SVR: USPTO-EFXRF-6/7 * DNIS:2738300 * CSID:02920230283 * DURATION (mm-ss):10-28

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (6 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
 A record related to an international Application filed under the Patent Cooperation Treaty in
- A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as SOUN VOVDIENEY'S USSENSIEUD/VI (SEFR) P ENGIP SIRVEP ENVIOLED PONDUEP ENVIOLED BY PROTUPE PONDUEP ENVIOLED BY PROTUPE SUCH disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or Issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

87 Apr. 2006 06:53AM P6

FROM: C.A.S.H. PHONE NO.: 02920230283

PACE 7/20 * RCVD AT 4/7/2006 2:49:39 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-6/7 * DNIS:27/38/30 * CSID:029/20/30/83 * DURATION (mm-ss):10-28

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11 May 2005

Date (And Tax Point): Billing Period (Ending): 30 April 2005

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Pinnacle Telecom (Wales) Ltd Fairway House Links Business Park

St Mellons Cardiff CF3 0LT

billing@pinnacle-group.co.uk VAT No. 664 4968 87

Page

Itemised Call Statement

Cardiff Action for Single Homeless: Cardiff

Itemisation of calls £0.70 and above									
Tel No.	Cpli Date	_ Time	Duration	Cost	Destination	Extn.	Catled From		
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Please note this submission to your offices,

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79 MAA2: 2006 06:54AM P7

1:45 2:94 7:47

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3:06 3:29 1:35

FROM: C.A.S.H. PHONE NO.: 02920238283

7th April 2006

Tim Paddock 49 Fishgaurd Rd, Llanishen, Cardiff, CF14 5PQ.

Mail Stop Petition, Commissioner for Patents United States Patent & Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450.

Dear Sir / Madame

29 MALZ: 2005 .74A 70

Please find enclosed within this fax transmission-

- A completed Form 64 Petition for revival of an application for patent abandoned unintentionally under 37 CFR 1.137(b).
- A completed Credit Card Payment Form 2038.
- A copy of an original response faxed to the USPTO on 18th April 2005.
- A copy of a fax machine phonebill evidencing this response faxed to the USPTO on that date timed at 16:48:24 and delivered to fax machine telephone number- (001) 7038729308.

These submissions are regarding my patent application No. 10/772562

Last year I attended to a final office action of this patent application. Discussion of phrasing this application into immediate condition for allowance was somewhat more difficult than usual due to the fact that my allocated US patent examiner (Mr. Christopher Bottorff) had recently moved offices and had no access to a personal fax machine. As a result of this I progressed the issue as much as was possible over the phone with my examiner whom I found to be extremely helpful. As discussing the detail of claims can however become confusing without being able to see and read the text under discussion it was agreed with my examiner that I would prepare a selection of responses enabling him to choose the one that he felt was immediately allowable in order to progress the patent to grant. This process would not have normally been necessary as such options could have been informally viewed by the examiner before formal submission. As I was and continue to be extremely keen to have this patent granted it seemed it was better to be safe than sorry under such circumstances.

Having agreed this with my examiner I then went ahead and submitted four responses to the USPTO via fax. Evidence of these submissions can be seen on the attached fax machine phone bill. To ensure they had been correctly received by the USPTO I then also phoned up and requested one of your employees to email me Tiff files showing reciept of these four submissions, which was duly done as requested. I then phoned my examiner to check if

FROM: C.A.S.H. PHONE NO.: 02920230283

anything more need be done and he informed me that everything should be fine and he would process the responses as soon as he received them.

I did not then hear anything from the USPTO for almost a year when I received a notification of abondonment (only recently forwarded to me by my US Attorney). You can imagine how shocked and surprised I was to receive this notification after trying so hard to ensure my patent application would be successfully progressed to grant. I phoned my patent examiner (Mr. Christopher Bottorff) and he informed me that he had unfortunately never received my submissions despite making a request that they be traced.

In order to progress the situation I then forwarded a copy of all four of my original submissions to Mr Bortorff on his now functioning personal fax machine. Upon reciept of these he confirmed that the version now enclosed with this petition for revival of abandonment would place my patent in position for immediate allowance to grant and he would have completed this stage of the process if he had received the submissions.

I do not know the reason for my submissions never reaching the examiner, they were definatly received by the USPTO so perhaps an administration error on my part or your part has prevented them from reaching their intended destination. Regardless of the reasons I would be most gratefull if this submission could now be forwarded to my patent examiner Mr. Christopher Bottorf, Art Unit 3618 in order that it may be processed as originally intended.

I hope the USPTO will understand that the abandonment of this patent application was entirely unintentional and contrary to my wishes as described.

I am afraid that I am unable to send you copies of the TIFF file reciepts for my previous four submissions sent to me by the USPTO as I could not print them without a TIFF Reader software and the computer I had saved them on became unfortunately infected by a virus and the files were lost. If the USPTO will accept the evidence presented with this application for revival of my previous four submissions then perhaps I may be due a reimbursement for the fees associated with this procedure. I did try to phone the USPTO to ask them to trace the reciept of the previous four submissions but am afraid I found this request impossible to pusue within scope of the switchboard system operatives roles. Perhaps though if detailed fax machine records are kept you will be able to validate reciept of these items against your own records, if this is a necessary part of this revival process.

I thank you for your time considering this request and hope this submission reaches the examiner in order that my patent application may be granted.

Yours Sincerely,

Tim Paddock